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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/043,143	. 01/14/2002	Gang Huang	HUANG 14-13-7	6844
	7590 01/18/200 NISON & SELTER PL	EXAMINER		
7th Floor			STRANGE, AARON N	
2000 M Street, N.W. Washington, DC 20036-3307		·	ART UNIT	PAPER NUMBER
			2153	,
		•	MAIL DATE	DELIVERY MODE
		•	01/18/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Application No.	Applicant(s)			
Office Action Summary		10/043,143	HUANG ET AL.			
		Examiner	Art Unit			
		Aaron Strange	2153			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Or period for reply is specified above, the maximum statutory period vere to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE.	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 31 O	ctober 2007.				
,—	This action is FINAL . 2b) This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) 7,8,15,16,23 and 24 is/are pending in 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 7,8,15,16,23 and 24 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.				
Applicati	ion Papers					
9)[7]	The specification is objected to by the Examine	r.				
·—	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
,	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority ι	ınder 35 U.S.C. § 119					
a)l	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority documents application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachmen	t(s)					
1) Notic	e of References Cited (PTO-892)	4) Interview Summary				
3) 🔲 Infon	te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) or No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

DETAILED ACTION

1. The Examiner would like to note that the present application has been reassigned to a new Examiner.

Response to Arguments

- 2. Applicant's arguments filed 10/31/07 have been fully considered but they are not persuasive.
- 3. With regard to claim 7, and Applicant's assertion that "Feuser does not disclose or suggest issuing network pause commands *to prevent interference from other nodes during the adjustment of a network node*" (emphasis added)(Remarks, 5-6), it is noted that such a limitation does not appear in the rejected claims. The claims fail to state the purpose of issuing a network lock command, and even if they did, it would merely be an intended use recitation. As discussed in the Office action of 7/27/2007, and as admitted by Applicant (Remarks, 5), Feuser discloses issuing network pause (lock) commands, that cease particular nodes from communicating on the network. One of ordinary skill in the art would have recognized that these commands could be used to stop nodes from communicating for any reason, and would have had a reasonable expectation of success in using them. Using pause commands, as taught by Feuser would have advantageously allowed a user of Sweitzer's calibration system to stop other nodes from transmitting during the calibration procedure, eliminating any undesired effect unwanted transmissions would have on the calibration results.

4. With further regard to claim 7, and Applicant's assertion that "Ang's invention is unrelated to optimizing the transfer of data between nodes", instead being "receiver/transmitter centric" (Remarks, 8), the Examiner respectfully disagrees. Ang discloses that the optimization process is for ensuring that a transceiver is "capable of reliably recovering data from a received network signal" (col. 2, II. 11-13). This is clearly related to optimizing the transfer of data between nodes. Furthermore, it is noted that the current claims contain no limitations precluding a "receiver/transmitter centric" system, since the claims only require that the second node transceiver is adjusted based on various criteria. Nothing in the claim precludes these criteria from being "receiver/transmitter centric" centric, so long as they have an effect on the transfer between nodes.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 7-8, 15-16, and 23-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sweitzer et al. (U.S. Patent Number 6,570,915; hereinafter Sweitzer)

and Feuser et al. (On the Effects of IEEE 802.3x Flow Control in Full-Duplex Ethernet LANs, 1999; hereinafter Feuser).

7. Regarding claims 7-8, 15-16, and 23-24, Sweitzer disclosed a self calibrating network comprising: a first node (e.g. DTU-C or DTU-R) to transmit a test signal (probe signal); and a second node (e.g. DTU-C or DTU-R) to receive said test signal and to adjust a second node transceiver to optimize the transfer of data between said first node to said second node, said adjustment of said second node transceiver being based on at least one of available criteria comprising a noise measurement value ("signal-to-noise ratio"), a propagation delay value, and a bit rate error value ("bit-errorrate") (Col 3, lines 17-40).

Sweitzer failed to specifically recite issuing a from the first or second nodes a network lock command during the adjustment of the second node transciever, ceasing nodes other than said first node or said second node from communicating on the network.

In a similar networking system, Feuser discloses issuing network lock commands (e.g. XON and XOFF pause commands) to certain nodes on the network (see inter alia Feuser pg 1 section 1) to prevent them from communicating on the network. One of ordinary skill in the art would have recognized that these commands could be used to stop nodes from communicating for any reason, and would have had a reasonable expectation of success in using them. Using pause commands, as taught by Feuser would have advantageously allowed a user of Sweitzer's calibration system to stop

other nodes from transmitting during the calibration procedure, eliminating any undesired effect unwanted transmissions would have on the calibration results.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to incorporate Feuser's network lock command functionality in the nodes of Sweitzer's network in order to prevent other nodes from communicating during the calibration process, potentially interfering with the test results.

- 8. Claims 7-8, 15-16, and 23-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schober et al. (U.S. Patent Number 6,493,320; hereinafter Schober) and Ang (U.S. Patent Number 6,424,630) and Feuser et al. (On the Effects of IEEE 802.3x Flow Control in Full-Duplex Ethernet LANs, 1999; hereinafter Feuser).
- 9. Regarding claims 1 and 9, Schober discloses a self calibrating network comprising: a first node (for example Figure 1, Routers 105a or 105b between link 110a) to transmit a test signal (any packet sent while tuning; e.g. a test pattern); and a second node (for example Figure 1, Routers 105a or 105b) to receive said test signal and to adjust (Figure 7, Component 600) a a second node transceiver to optimize the transfer of data (frequency, power level) between said first node to said second node (reliable transfer at the fastest possible speed and lowest possible power level, Col 2 lines 32-42), said adjustment of said second node transceiver being based on least one of available criteria (e.g. timing of signal transitions Col 2, lines 66-67). B

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However Schober failed to specifically recite said adjustment of said second node transceiver being based on a noise measurement value.

In analogous network optimization system, Ang disclosed optimizing network transceivers based on a noise measurement value of a test signal (comparison signal) in order to provide an optimum configuration for processing network signals (Col 2, lines 46-64). Ang further disclosed that such an optimization scheme minimizes errors due to process variations during manufacturing (Col 2, lines 14-17). Thus, it would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to optimize network transceivers based on a noise measurement within the Schober's system, in order to minimize errors due to process variations during manufacturing and thus provide a more reliable system (Ang Col 2, lines 14-17).

Schober also failed to specifically recite issuing a from the first or second nodes a network lock command during the adjustment of the second node transciever, ceasing nodes other than said first node or said second node from communicating on the network. Nonetheless it was widely known in the art at the time of Applicant's invention to issue such network lock commands from particular nodes on the network to other nodes on the network, as evidenced by at least Feuser. In a similar networking system Feuser disclosed issuing network lock commands (e.g. XON and XOFF pause commands) to certain nodes on the network (see inter alia Feuser pg 1 section 1).

In a similar networking system, Feuser discloses issuing network lock commands (e.g. XON and XOFF pause commands) to certain nodes on the network (see inter alia Feuser pg 1 section 1) to prevent them from communicating on the network. One of

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ordinary skill in the art would have recognized that these commands could be used to stop nodes from communicating for any reason, and would have had a reasonable expectation of success in using them. Using pause commands, as taught by Feuser would have advantageously allowed a user of Sweitzer's calibration system to stop other nodes from transmitting during the calibration procedure, eliminating any undesired effect unwanted transmissions would have on the calibration results.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to incorporate Feuser's network lock command functionality in the nodes of Sweitzer's network in order to prevent other nodes from communicating during the calibration process, potentially interfering with the test results.

Conclusion

10. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aaron Strange whose telephone number is 571-272-3959. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glen Burgess can be reached on 571-272-3949. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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